Case3:11-cv-03080-CRB Document28 Filed03/02/12 Page1 of 2 1 Michele Ballard Miller (SBN 104198) mbm@millerlawgroup.com Gregory F. Fortescue (SBN 249133) 2 gff@millerlawgroup.com MILLER LAW GROUP 3 A Professional Corporation 111 Sutter Street, Suite 700 4 San Francisco, CA 94104 5 Tel. (415) 464-4300 Fax (415) 464-4336 6 Attorneys for Defendant GEICO GENERAL INSURANCE COMPANY 7 8 William R. Hopkins (SBN 170122) Attorney at Law 1 Blackfield Drive, No. 344 9 Tiburon, CA 94920 (Tel) (415) 435-5507 10 (Fax) (415) 296-8847 wrhopkins3@prodigy.net 11 12 Attorney for Plaintiff TERRÝ THOMAS 13 UNITED STATES DISTRICT COURT FOR THE 14 NORTHERN DISTRICT OF CALIFORNIA 15 TERRY THOMAS, an individual USDC Case C 11-3080 CRB 16 Plaintiff. JOINT STIPULATION FOR CONTINUANCE OF CASE MANAGEMENT CONFERENCE 17 V. 18 GEICO GENERAL INSURANCE Date: March 2, 2012 COMPANY, doing business sin the State Time: 8:30 a.m. 19 of California and Does 1-100, inclusive Courtroom: 20 Defendants. 21 22 Plaintiff's Counsel has a matter that is being set for trial with a mandatory appearance in 23 Contra Costa Superior Court on Friday, March 2, 2012 at 8:30 am. Plaintiff's Counsel has 24 communicated this conflict with Counsel for Defendant GEICO GENERAL INSURANCE COMPANY and he has indicated that Defendant will not object to a continuance of the Case 25 Management Conference in this matter to accommodate the conflict of Plaintiff's Counsel. JOINT STIPULATION FOR CONTINUANCE OF CASE MANAGEMENT CONFERENCE - USDC# C-11-3080 CRB - 1

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Fm:MyFax - Bill|Hopkins

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Fm:MyFax - Bill|Hopkins To:Bill (14153733761) 16:43 03/01/12 EST Pg 2-2 Case3:11-cv-03080-CRB Document28 Filed03/02/12 Page2 of 2 1 Per this stipulation by the parties, Plaintiff's Counsel respectfully request a two week continuance of this matter. 2 Thus, the Court is respectfully requested to set another date for the Case Management 3 Conference to be held at least two weeks from March 2, 2012. 4 5 Dated: February _____, 2011 MILLER LAW GROUP 6 A Professional Corporation 7 8 By: ___/s/_____ 9 Gregory F. Fortescue 10 Attorneys for Defendant GEICO 11 General Insurance Company 12 13 14 Dated: February ______, 2011 WILLIAM R. HOPKINS 15 16 By: William R. Hopkins 17 Attorney for Plaintiff 18 4840-7510-7342, v. 1 19 Case management conference continued to Friay, March 23, 2012 at 8:30 a.m. 20 21 Signed: March 2, 2012 22 23 IT IS <u>SO</u> ORDERED 24 25 Judge Charles R. Breyer JOINT STIPULATION FOR CONTINUANCE OF - USDC# C-11-3080 CRB - 2